REMARKS/ARGUMENTS

Favorable reconsideration of this application in light of the present amendment and following discussion is respectfully requested.

Claims 1-4, 6, 7, 9-13, 15, 16, and 18-30 are pending in the present application.

Claims 1 and 10 are amended and Claims 5 and 14 are canceled without prejudice or disclaimer by the present amendment. As amended Claims 1 and 10 incorporate the subject matter previously considered in Claims 5 and 14, no new issues are raised. Accordingly, entry of the present Amendment under 35 U.S.C. §1.116 is respectfully requested.

In the outstanding Office Action, Claims 1-3, 5, 7, 9-12, 14, 16, 18-20, 23, 24, and 27-30 were rejected under 35 U.S.C. §103(a) as unpatentable over <u>Vandevoorde et al.</u> (U.S. Patent No. 6,246,342, hereinafter "<u>Vandevoorde</u>") in view of <u>Munro et al.</u> (U.S. Patent Application Publication No. 20020089549, hereinafter "<u>Munro</u>"); and Claims 4, 6, 13, 15, 21, 22, 25, and 26 were rejected under 35 U.S.C. §103(a) as unpatentable over <u>Vandevoorde</u> in view of in view of <u>Munro</u> and further in view of <u>Takishita</u> (U.S. Patent No. 6,121,900).

Applicants and Applicants' representatives thank Supervisory Patent Examiner Bella and Examiner Rahmjoo for the courtesy of the interview granted to Applicants' representatives on June 19, 2007. During the interview, differences between the claims and the cited references were discussed. Examiners Bella and Rahmjoo agreed that incorporating the subject matter of Claim 5 into Claim 1 appeared to overcome the rejections of record. This proposed amendment to Claim 1 is presented herewith.

Applicants and Applicants' representatives also thank Examiner Rahmjoo for the courtesy of the telephone interview granted to Applicants' representatives on August 13, 2007. During the interview, Examiner Rahmjoo agreed that an amendment to Claim 1 incorporating the subject matter of Claim 5 exactly as this subject matter appears in Claim 5

should be entered. Accordingly, it is respectfully requested that the present amendment be entered and considered.

With regard to the rejection of Claim 1 as unpatentable over <u>Vandevoorde</u> in view of <u>Munro</u>, that rejection is respectfully traversed.

Amended Claim 1 recites in part, "the selection mechanism is further configured to cyclically select the different one of the plural predefined portions of the airport on which the view of the airport is centered each time the selection mechanism is activated."

The outstanding Office Action conceded that <u>Vandevoorde</u> does not tech or suggest "a selection mechanism" as defined in pending Claim 1 and cited controls 230 of <u>Munro</u> as describing this element. However, controls 230 of <u>Munro</u> include a button labeled "Center," which paragraph 32 of <u>Munro</u> describes as "centering *the* image in the window." (Emphasis added). Thus, the "Center" button of <u>Munro</u> only centers *one* selected image in the window. Certainly all of the images shown in Figures 2-7 of <u>Munro</u> cannot be simultaneously centered, and there is no teaching or suggestion in any part of <u>Munro</u> to cyclically center the multiple images shown in Figures 2-7 each time the "Center" button is activated. In fact, <u>Munro</u> does not teach or suggest that multiple portions of any particular image are stored, and thus <u>Munro</u> does not teach or suggest "*plural* predetermined portions" are designated by the <u>Munro</u> device. Thus, the "Center" button of <u>Munro</u> does not *cyclically select* a *different* one of *plural* predetermined portions of any image or images *each time* the "Center" button is activated. Accordingly, <u>Munro</u> does not teach or suggest "a selection mechanism" as defined in amended Claim 1.

With regard to the statements in the outstanding Office Action that the claimed subject matter is not supported in the specification,² it is respectfully noted that amended Claim 1 is supported at least by the specification at page 9, lines 16-23. With regard to the

¹See the outstanding Office Action, page 3, line 16 to page 4, line 15.

²See the outstanding Office Action, page 9, lines 10-12.

Application No. 10/717,664 Reply to Office Action of April 18, 2007

assertions that the argued subject matter is not identical to the claimed subject matter, Claim 1 is amended to explicitly recite "cyclically select."

Consequently, as all of the elements of amended Claim 1 are not taught or suggested by <u>Vandevoorde</u> and <u>Munro</u>, Claim 1 (and Claims 2-7, 9, 19-22, 27, and 29 dependent therefrom) is patentable over <u>Vandevoorde</u> and <u>Munro</u>.

As independent Claim 10 is amended to recite "wherein the centering means includes a *means for cyclically selecting* the different one of the plural predefined portions of the airport on which the view of the airport is centered each time the centering means is activated," Claim 10 (and Claims 11-16, 18, 23-26, 28, and 30 dependent therefrom) is patentable over <u>Vandevoorde</u> and <u>Munro</u> for at least the reasons described above with respect to Claim 1.

With regard to the rejection of Claims 4, 6, 13, 15, 21, 22, 25, and 26 as unpatentable over <u>Vandevoorde</u> and <u>Munro</u> in view of <u>Takishita</u>, it is noted that Claims 4, 6, 13, 15, 21, 22, 25, and 26 are dependent from Claims 1 and 10, and thus are believed to be patentable for at least the reasons discussed above. Further, it is respectfully submitted that <u>Takishita</u> does not cure any of the above-noted deficiencies of <u>Vandevoorde</u> and <u>Munro</u>. Accordingly, it is respectfully submitted that Claims 4, 6, 13, 15, 21, 22, 25, and 26 are patentable over <u>Vandevoorde</u> and <u>Munro</u> in view of <u>Takishita</u>.

Application No. 10/717,664 Reply to Office Action of April 18, 2007

Accordingly, the outstanding rejections are traversed and the pending claims are believed to be in condition for formal allowance. An early and favorable action to that effect is respectfully requested.

Respectfully submitted,

OBLON, SPIVAX, McCLELLAND, MAIER & NEUSTADT, P.C.

Customer Number 22850

Tel: (703) 413-3000 Fax: (703) 413 -2220 (OSMMN 06/04)

I:\ATTY\ET\245517US\245517us-AMD8.18.07.DOC

Philippe C.C. Signore, Ph.D. Attorney of Record

Registration No. 43,922

Edward W. Tracy, Jr. Registration No. 47,998

Andrew T. Harry Registration No. 56,959